

LOCAL.

I. C. Sanchez went to Roswell Sunday.
P. E. Downs, of Dark Canyon, was in town Monday.
Frank Rheinboldt returned from his visit to Cincinnati Monday.
Miss Maggie Cummings is living on her claim near Hagerman.

Dr. Waltschmidt may be consulted at Palace Pharmacy free of charge.
General Manager Faulkner and Attorney Campbell returned to day from Socorro.

Now is the time to subscribe for the CURRENT, only 75 cents until December 1, 1906.

G. A. Richardson, of Roswell, was a passenger on the incoming train from south to day.

Dr. C. H. Waltschmidt, physician and surgeon, office Blackmore's drug store, calls promptly answered.

W. W. Ogle left last Friday for a short visit in Greenville, Tex., expecting to stop for a day in Baird en route home.

J. S. Pickard will go to Hagerman Tuesday to erect a building for I. S. Osborne, out of the material of the tabernacle.

Mrs. A. S. Sammett, en route to Hesper, Ariz., and Mrs. M. Minter, en route to Los Angeles, both of Roswell, passed through Monday night.

J. S. Dougherty, of Midland, a prominent cattle man, arrived in town last Thursday on his way to attend the convention in Roswell Friday.

General Manager Faulkner stated to day that he had news that the citizens of Colorado Springs subscribed \$70,000 stock in the Eddy best factory.

Judge Hamilton has handed down his decision in the Holt-Greene land and water case, and it is adverse to Judge Greene, who will appeal.

B. T. Killough, last week, sold to Tracy & McKean his stock of hardware, which has been added to their seed, implement and vehicle business.

Mr. Atkinson, who recently arrived from Denver to make a set of abstract books for the company, now occupies Plontkowski residence with his family which arrived from Denver Tuesday.

Mr. and Mrs. C. W. Cowden and Mr. and Mrs. R. Cowden and Eugene Cowden went to Roswell Friday for a visit and to attend the stock men's convention held in that lively burg.

Rev. H. Kempker went to Dallas the first of the week and will not return before Thursday or Friday of next week, in consequence of which there will be no service at St. Edwards Sunday next.

Frank Joyce came down from Roswell Sunday to take charge of the books of Joyce, Fruit & Co. in Eddy, Mr. Ymström, the former book keeper, having gone to Dallas on the Sunday evening train.

Dr. S. H. Shedloski cast his fortunes with the camp among the first, put up a building and is now practicing his profession. He is a graduate of the University of Warsaw, and a thorough gentleman—West Creek (Col.) Times.

It is unnecessary to call attention to the advertisement of S. T. Bittling. It speaks for itself. Mr. Bittling has recently received a large and complete stock of spring and summer goods of all kinds and is prepared to give big bargains for cash.

A large frame barn belonging to J. P. Patterson, together with the contents—hay, lot fence and some little plunder—was destroyed by fire at Roswell last Wednesday afternoon. The origin of the fire is unknown. Loss about \$300, with no insurance.

Bishop J. M. Kendrick, of the Episcopal church, bishop of Arizona and New Mexico, who came in from El Paso Friday the 28th, left Tuesday, after spending a week in Eddy, and since Friday last in Roswell. He administered the rite of confirmation to members of the faith in both Eddy and Roswell.

Butter Late Than Never.
so we think. While we are late getting our spring stock we now have it bought and in transit, and can promise our friends that in a very short time we will be able to show them as full and complete stock of everything in the dry goods line as was ever brought to Eddy.

JOYCE, FRUIT & CO.
FOUND—A Stetson hat. Owner can have same by calling at sheriff's office and paying for this notice.

CAL CARPENTER.

LOST—A bunch of keys with key ring marked, "Wm. H. Mullane, Ogilvie, Neb." and on opposite side "1897." The honest finder will be rewarded by leaving at this office.

Call for Primary.

By order of the executive committee of the city Democracy, I hereby call a primary election to be held at the court house on Tuesday, March 17th, to be held from two o'clock p. m. to six o'clock p. m., to name the following candidates for the following city offices: One mayor, two town trustees, two members of the board of education, one marshal and one recorder.
J. S. COCHRAN, Chairman.

EMBEZZLER ARRESTED.

MORATTO BROWN SKIPPED WITH THE FUNDS OF EDDY COUNTY, NEW MEXICO.

A Three Years' Search—He Traveled the Pace That Kille—Fostered and Feted, Popularly Led Him Into Temptation—Could Not Resist Temptation.

Officer Hunter deserves credit for a neat capture last night. The culprit who is now incarcerated behind the bars of the city jail is Horatio P. Brown wanted in Eddy, New Mexico, for the embezzlement of \$30,000 of the funds of Eddy county.

The arrest ends a chase that has practically extended over a space of three years and places in custody a thief who was allowed immunity from arrest by conniving officials; but who, nevertheless, has been hunted by taxpayers whose money he stole.

Horatio or "Harry" Brown as he is known among his associates, four years ago was cashier of the Eddy National bank. He was socially popular and when he expressed a desire to become county treasurer the Democrats—there are nothing but Democrats in Eddy county—nominated him and he was elected by an almost unanimous vote of the citizens. Everybody trusted "Harry." True, his salary as cashier of the small country bank was not large, but when he built a palatial residence shortly after his induction into office it did not excite comment, for "Harry" was possessed of business sagacity—so his confiding neighbors told each other. There was another factor in Harry's popularity, he had as a wife a young, beautiful and accomplished woman. The two were welcomed at every social function in Eddy, and no entertainment was complete without their presence.

One day Harry announced his intention of visiting Chicago. Kissing his wife and bidding his friends good-bye, the young man departed ostensibly for the Windy city. Days passed and then weeks, but no word came from Harry. It was then the taxpayers entertained a revulsion of feeling, and ugly rumors were soon afloat. Still, however, they were loath to believe that the young man in whom they had placed so much confidence had deceived them, and it was until three months after his departure that an investigation of accounts was ordered. The investigation disclosed the shortage and loud was the clamor for Brown's arrest. The sheriff and his deputies were notified of the embezzler's whereabouts, but they would not act, their exhibition of apathy leading the citizens to believe that there was collusion.

One year ago a new sheriff was elected in Eddy county, but it was not until within the past few days that he became cognizant of Brown's presence in Cripple Creek, where he has been for the past four weeks.

Yesterday morning Chief of Police Marshall received a telegram from the sheriff of Eddy county to arrest Brown, and the chief detailed Officer Hunter to find the man. When arrested at the Portland hotel Brown was well supplied with money. He will be detained at the city jail until the arrival of an officer from Eddy.

The above from the Cripple Creek (Col.) Journal is about as inaccurate and blundering a piece of news as ever appeared in what is supposed to be a newspaper. In the first place the first given name of Brown is wrong, it being Harold instead of Horatio. Then the amount of the defalcation is wrong, it being \$11,103 instead of \$30,000. Then the statement that the arrest ends a chase of three years is wrong, for Brown was checked up and found short at the first meeting of the first democratic county board ever seated in Eddy county, January 10, 1895, a little over a year ago. Then, as to whether Brown was allowed immunity from arrest by conniving officials, has yet to be proven. We believe he would have been "jugged" at any time any official could have "nailed" him since his defalcation was apparent. He never was hunted by taxpayers, whose money he stole, but by the proper officials. Brown was a leading republican and was not elected by democrats, as erroneously stated by the Cripple Creek blunderer. The balance of the article, except the statement that the sheriff would not act, is untrue because no other than present sheriff has been in office since the shortage was discovered, and who has been particularly active in searching for Brown ever since he has been placed in possession of the papers. The statement that Brown was well supplied with money when arrested is possibly another of the dreams of the reporter for the Journal at Cripple Creek.

The facts concerning the matter are briefly these: At the November election, 1892, H. P. Brown was elected county treasurer of Eddy county, and on or about January 1, 1893, W. F. Cochran, the out-going treasurer and a good democrat, turned over about \$22,000 county funds to the newly elected and qualified treasurer. Brown was cashier of the bank of Eddy, which position he had held with credit for some two years. Brown had a deposit in the bank and to this he added the county funds. He had always dealt more or less in lands and other property and

continued to do so after being elected treasurer. He used the county funds in his private transactions, loaning sums occasionally to friends, for Harry was a good natured fellow and had made scores of friends even when only a poor clerk. Now that he had the money handy he trusted it to his friends. Undoubtedly some of the funds are now in the pockets of these same friends. Brown then purchased property. He built a good home. He undertook to raise a forty-acre orchard and do many things he ought not to have tried to do. He undoubtedly also found himself with considerable property he could not borrow a dollar on and then he, seeing the utter impossibility of making a settlement with the incoming county board, which he knew was composed of stern and rigid adherents of the old democratic principle "public office a public trust," men who he knew would have little mercy while adhering to their oath of office and enforcing the legal requirements, took the only way appearing open to him and left the country, in hopes of being able to realize on some of his property or borrow money from friends in order to square himself. Thus he was unable to do and hence his ignominious arrest and certain conviction for the crime of embezzlement. The previous board, though composed of good men, was totally in the control of republicans, and the only reason given for not investigating the treasurer's books was that no legal authority existed for it and that it was really the province of the bondsmen to investigate the affair and discover a shortage if any existed.

Sheriff Walker left here last Friday night for Cripple Creek, Colo., and Monday forenoon U. S. Bateman received a telegram from the sheriff saying he would leave Monday evening for Eddy. To-day (Thursday) District Attorney Franklin received a telegram from Judge Hamilton at Socorro asking the amount at which the bond of H. P. Brown should be fixed. It is therefore reasonable to suppose that Brown and the sheriff are now in Socorro, and that C. B. Eddy and other of the friends of Brown are also in Socorro ready to make a bond in any amount. If this proves true Brown will appear at the next term of court, April 13, 1906, and will be arranged and pleaded to the charge of embezzlement of the funds of Eddy county.

BIGGED A BAD MAN.
A fugitive from justice, giving his name as Tom Jackson, but who is charged with murder under the name of Lee Hunt, in Oklahoma, was taken by Deputy Phillips Monday to his former home. He was identified by R. W. Hardin, who knew him from boyhood in Texas. The following concerning the arrest is from the Evening Herald of El Paso:

Deputy U. S. Marshal Milton Phillips, and Deputy Sheriff D. R. Harkey arrived this morning from Eddy, in charge of a noted desperado from the nation, named Lee Hunt, alias Tom Jackson. The party put up at the Lindell for the day, as the officers were tired out and wanted sleep. Hunt and Deputy Sheriff Harkey were handcuffed together in one bed, and the marshal went to sleep in another, and thus they spent the morning quite pleasantly. This little picnic party will continue their northern jaunt on tomorrow morning's Santa Fe train.

This Hunt was a married man of 28, with wife and two children at present in Eddy. They came there from the nation last September, and the man has been in and out, going by the name of Tom Jackson, and apparently counting as little attention as possible. He is under half a dozen indictments in Indian Territory for horse stealing, cattle thieving, murder and attempts to murder, and for months the officers have been after him. Recently Harkey learned that he was the much wanted person, so set out alone for the Sacramento to trail him on the quiet. After patiently traveling for four or five hundred miles, he stalked his game, and came quickly on him when he was unarmed. The outlaw saw there was no show and threw up his hands. Harkey secured Hunt's arsenal and mounted him on his own horse, marched him back to Eddy, where the fellow was delivered over to Deputy Marshal Phillips. The two officers had Hunt bound over to the court at Socorro and are now en route there.

The accused has escaped six times from the officers and jails, and is a true type of the bad man. So he is watched with customary care.

ANNUAL STATEMENT

—OF—
Insurance Companies.

REPRESENTED BY
McGlenathan & Tracy, Agents, Eddy, N. M.

DECEMBER, 1905. 334 1905.

American Central Insurance Company of St. Louis, Mo.

Gross Assets.....\$1,001,187.11
Liabilities.....800,945.06
Surplus.....\$190,242.05

British America Insurance Co. of Toronto, Canada.

Gross Assets.....\$1,180,210.32
Liabilities.....785,802.93
Surplus.....\$394,407.39

Delaware Insurance Co. of Philadelphia, Pennsylvania.

Gross Assets.....\$1,513,590.08
Liabilities, including capital.....1,041,191.71
Surplus.....\$472,398.37

Fire Association of Philadelphia, Pa.

Gross Assets.....\$5,581,343.08
Liabilities, including capital.....4,778,368.92
Surplus.....\$802,974.14

Firemen's Fund Insurance Co. of San Francisco, Cal.

Assets.....\$3,440,093.88
Liabilities, including capital.....2,461,590.79
Surplus.....\$978,503.09

The Liverpool & London & Globe Insurance Co. of Liverpool, Eng.

Assets.....\$8,670,424.04
Liabilities.....5,350,316.50
Surplus.....\$3,320,107.54

National Insurance Co. of Hartford, Conn.

Capital.....\$1,000,000.00
Assets.....3,560,141.00
Liabilities.....2,146,943.99
Surplus.....\$1,413,197.01

Norwich Union Fire Insurance Society of Norwich, England.

Assets.....\$2,170,234.39
Liabilities.....1,420,403.28
Surplus.....\$749,831.11

Insurance Co. of North America of Philadelphia, Pa.

Assets.....\$9,487,673.53
Liabilities.....7,460,657.04
Surplus.....\$2,027,016.49

Northern Assurance Co. of London, Eng.

Assets.....\$1,691,218.00
Liabilities.....1,204,528.00
Surplus.....\$486,690.00

Scottish Union & National Insurance Co. of Edinburgh, Scotland.

Assets.....\$3,323,521.67
Liabilities.....2,451,024.18
Surplus.....\$872,497.49

Springfield F. & M. Insurance Co. of Springfield, Mass.

Assets.....\$3,845,145.17
Liabilities.....3,230,035.53
Surplus.....\$615,109.64

St. Paul F. & M. Insurance Co. of St. Paul, Minn.

Assets.....\$2,104,959.44
Liabilities.....1,530,502.31
Surplus.....\$574,457.13

Western Assurance Co. of Toronto, Canada.

Assets.....\$1,651,129.98
Liabilities.....1,129,061.28
Surplus.....\$522,068.70

German American Insurance Co. of N. Y.

Assets.....\$6,580,069.08
Liabilities, including capital.....4,166,982.46
Surplus.....\$2,413,086.62

Traders Insurance Co. of Chicago, Ill.

Assets.....\$1,747,792.45
Liabilities, including capital.....1,068,265.91
Surplus.....\$679,526.54

The Fidelity Insurance Co. (Limited) of Manchester, Eng.

Resources, security in policyholders over.....\$9,300,000.00
(United States Branch Statement)
Assets.....\$2,836,236.28
Liabilities.....2,267,915.81
Surplus.....\$568,320.47

London and Lancashire Fire Insurance Co. of Liverpool, England.

Total Assets, United States, \$2,691,570.82
Liabilities.....1,711,540.47
Surplus.....\$980,030.35

Notice of Sheriff's Sale Under Execution.

By virtue of an execution issued out of the District Court of the Fifth Judicial District of the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the 25th day of February, A. D. 1905, I have docketed on the 1st day of March, A. D. 1906, the following judgment: Case No. 10,000, judgment for plaintiff, George Overman, against defendant, Chas. W. Greene, for the sum of \$1000.00, with interest at six per cent per annum from September the 1st day of 1905, to the date of sale, to be paid in cash, or by installments, at the option of the debtor, on the 1st day of March, A. D. 1906, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the court house in the County of Eddy, in the Territory of New Mexico, sitting within and for the County of Eddy, in the suit of George Overman vs. Chas. W. Greene, duly tried the